



MISSOURIAN'S RECORD IS CLEARED AFTER FORTY YEARS

Congressman Lloyd Finally Succeeds in Getting Congress to Dismiss Case of Court-Martial.

The Senate, Feb. 13.—The President has signed a bill which clears the military record of William B. Barnes, formerly a citizen of Lancaster, Lancaster County, Mo., from the stain put upon it by a court-martial more than forty years ago.

Three times this bill has passed the Senate and three times it has failed in the House. This year it was again passed by the Senate and on Saturday James T. Elliott of the First Missouri District called a roll and got a majority.

Barnes has had a long life, eight years, but the action of Congress will come as a solace to his widow and family who have been constantly pressing this bill and his present success is a source of great joy to them.

Several appeals were made to Speaker Cannon to cause the two men to desist in their efforts to gain their ends. Speaker Cannon, however, allowed them to proceed. Mr. Sullivan entirely condoned, but in the case of Mr. Hearst the Speaker, on reconsideration, taking the temper of the House, decided an accusation of homicide against a fellow-member was not parliamentary, because it was calculated to provoke disorder and disturbance.

Almost immediately thereafter Mr. Hearst took his seat, hurling defiance and declaring that it would be his pride to continue his hostility to individuals such as he charged Mr. Sullivan to be.

Immediately after the House convened Mr. Sullivan of Massachusetts, in response to notice given by him last Friday, addressed the House.

In Boston where a murmur was commuted and that the two Sullivans were indicted, and that the two Sullivans were indicted.

QUESTIONS SULLIVAN.

"I would like to ask the gentleman from Massachusetts," eagerly inquired Mr. Hearst, "what he knows about that incident."

Sullivan arose and, facing Mr. Hearst, said:

"If the gentleman is asking that question of me, I will be very glad to answer it."

Mr. Hearst ignored the remark, however.

"This is not a wash show," shouted Mr. Hyde of Pennsylvania, who appealed to the Speaker to know if there was any power to prevent a continuation of the discussion.

The Speaker ruled that Mr. Sullivan could not be held responsible for his conduct in the House, and he walked across the aisle exclaiming:

"This is not fair to the country."

After the excitement had subsided, Mr. Hyde, reasoning, said he recognized the right of the House to decide the merits of the case before it, but he was not specifically referring to Mr. Sullivan, nor his family, with whom he had been connected to the political assassination of Senator Barnes.

Mr. Butler was thoroughly enraged, and as he walked across the aisle exclaiming:

"MEMBERS WANT PARADE."

He was interrupted by Robert of Indiana, who raised the point that Mr. Sullivan was not a member of the House, but a member of the Senate, and it includes the man who really benefits by the sense of prestige rather than protecting the people.

Mr. Hearst, however, insisted that his motion had dignity, whereupon he had been connected to the political assassination of Senator Barnes.

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Mr. Sullivan, after the House adjourned, said he would take the floor tomorrow and answer the question on him, concluding Mr. Hearst speech.

SENATOR TILLMAN IS SICK.

Goes to Philadelphia for Course of Treatment.

Philadelphia, Feb. 13.—Robert G. T. Tillman, of South Carolina, a member of the Senate, has been stricken with a severe attack of appendicitis, and is in a Philadelphia hospital.

He has been under treatment for the past week, but has not improved, and is now confined to bed.

He is expected to remain in Philadelphia for at least ten days.

He is to be operated on Saturday morning.

Senators' Votes.

Washington, Feb. 13.—The Senate, in a vote of 46 to 37, has rejected a resolution introduced by Senator T. C. McRae of North Carolina, to prohibit the Senate from voting on any bill or resolution introduced in the House.

It was voted that the Senate accept the resolution.

McRae's resolution was introduced in the Senate on Jan. 22, and was referred to the Committee on Rules.

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